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1320d-5.

date on which an initial standard or implementation specification is adopted or established under sections 1172 and 1173. each person to whom implementation standard or specification applies shall comply with standard the specification.

(B) SPECIAL RULE FOR SMALL HEALTH
PLANS—In the case of a small health plan. paragraph applied by substituting 36 months for 24 For months!. purposes of this subsection, the Secretary shall determine the that qualify as small health plans. "(2) COMPLIANCE STANDARDS —If WITH MODIFIED the Secretary adopts a modification to a standard implementation specification under this part, each person

whom

comply

standard

or implementation

months

to

shall

modified

specification

"(A) IN GENERAL—Not later than 24

after

the

or

at.

as the Secretary determines appropriate,

standard

the

specification applies

implementation

with

such

taking into accou nt the time neede d to compl v due to the natur e and extent οf the modifi cation The time deter mined annro priate under the prece ding sente nce mav not_be earlie r than the last dav of the 180dav period begin as nina on the date such modifi cation is adopt ed. The Secret arv mav extend the time for compli ance for small health nlans. if the Secret ary deter mines that such

extens

ion is appropriate.

"(3) CONSTRUCTION—Nothing in this subsection shall be construed to prohibit any person from complying with a standard or specification by—

"(A) submitting nonstandard data

elements t.o a health care clearinghouse for processing into standard data elements and transmission bv the clearinghealth care house: or

"(B) receiving standard data elements through a health care clearinghouse.

"GENERAL PENALTY FOR FAILURE TO COMPLY WITH REQUIREMENTS AND STANDARDS

"SEC. 1176. (a) GENERAL PENALTY—

"(1) IN GENERAL —Except as provided subsection the Secretary shall impose on any person violates who a provision of this part a penalty of not more \$100 for than each such violation except that the total amount imposed on person for all violations of an identical reauirement or tion during a calendar year may not exceed \$25.000.

"(2) PROCEDURES —The provisions of 1128A section (other than subsections (a) and (b) and the of second sentence subsection (f) shall apply to the imposition of a monev penalty under this subsection in the same manner such provisions apply to the imposition of a penalty under such section 1128A. such '(b) LIMITATIONS.-

"(1) OFFENSES OTHERWISE PUNISHABLE benalty may not be imposed under subsection (a) with respect to an act if the act constitutes an offense punishable under section 1177.

"(2) NONCOMPLIANCE NOT DISCOVERED.—

Denalty may not be imposed tinder subsection (a) with respect to a provision of this part if it is established to the satisfaction of the Secretary that the person liable for the penalty did not know, and by